COLUMBUS HOUSE.

G. DARLING, Proprietor. Directly oppo-Persons visiting the Capital, willfind this

BY HOSMER & KERR.

J. W. & E. LONGYEAR. Office over Bailey's Bankng and Exchange Office.

1. L. LANTERMAN.

Officeat hisresidence on Grand-treet, exactly stof the Capitol.

Lansing, June 20, 1856, LANSING

BY F. LARUE. Stuated between the Lauring & Columbus Houses to purchase the franchises of the Po-Horses and Carriages always in readiness to ron Railroad. Tabled and printed.

WOODHOUSE & BUTLER, GENERAL LAND AND TAX AGENTS LANSING, CAPITAL OF MICHIGAN

Will farnish Abstracts of Title to East Festar in Inginary County, and attend to the Furchase and Sole of Brail Fe att, Locating Bounty Land Warrants, Bidding of Land at Ing Sales, Economy Titles, Procuring Beleases of Land odd for Faxes, and will take a General Supergroun-ef all Lands cutragated to their charge.

Counsellor at Law, Lansing, Michigan. Office one door south of the post office.

PEASE & FULLER. ACCCESSORS TO J. B. BLOSS,

Jobbersof, and Retail Dealersin, allkinds of PAPER STATIONERY, part.

goons,

So. 210 Jefferson Avenue, Detroit, Mich.

M. ELDER. ARCHITECT & DRAUGHTSMAN.

for Churches, Court Houses, House,
Dwellings, &c., and will contract to furnish materials and build anything in the line of Building,
or superintend the same on reasonable terms—

Mr. Davis, from the Judiciary committec reported adversely to the petition of
Geo. A. Coe, and Mrs. L. D. Crippen and for Churches, Court Houses, Hotels, Private Lansing, January 1st, 1857.

STANTON'S EXCHANGE,

J. G. & T. J. RAMSDELL, Attorneys ce over E. P. Boswell's Shoe Store, second door North of the P. O.

NEW BOOK STORE! WM. M. CARR, has moved his stock one door north of Bagley's Grocery, on Washington Papers, Magazines, Books and Station-Call and examine before purchasing else-

NEW LIVERY STABLE.

M. J. DANIELS. WOULD INFORM THE CITIZENS OF Lansing, that he has opened a new Livery let, with a full stock of fleet, well broke let, with a full stock of fleet, well broke ordered to be enrolled.

Buggies, Double Carriages ordered to be enrolled.

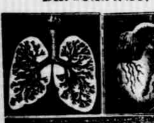
On motion of Mr. Commonweller or motion of Mr. Commonweller ordered to be enrolled. and Sleighs, and by close attention to business

C. O. SCOTT. Physician and Surgeon, having permanently located in Lansing, will attend to all calls in his profession. Office in R. Thayer & Co.'s Drug Store. 164

NEW JEWELRY ESTABLISHMENT. THE undersigned would respectfully inform the citizens of Lansing and the surround-

Watches, Clocks, Jewelry, &c. one door north of Elliott's Hardware Store, and thing in his line of business on short notice, feeling assured that he can give good satisfaction.

Lansing, April 26th, 1826. DR. STANWAY.



HAS OPENED AN OFFICE at 258 Jefferson-Avenue, Detroit, Michigan, where he can be consulted for all CHRONIC DISEASES. Also,

LUNGS, HEART, LIVER, &c. Dr. S. has a certain cure for COASI MP-FEVER AND AGUE.

Dr. S., being a regularly educated Physician,

viil perform any operation necessary to afford telief.

Physicians and others visiting the City, are respectfully invited to call.

Parties at a distance, wishing advice by letter,

T. S. STANWAY, M. D.,

258 Jefferson Avenue, Biddle House block,

UBSCRIBERS can obtain the following Mo Ines, cash in advance, at the City Book Store

SOMETHING NEW.

GREAT CHANCE FOR FARMERS. A S. Macomber's Premium Patent Straw-Cutto, the best Machine now in use for cutting hay.

Bill was then ordered to a third reading.

at cash prices, THOS, M. BURGESS.

Monday Morning, Jan. 17. Petitions for a more stringent liquor law were offered; also to make Judge of Probate a salaried office. By Mr. Crouse, from Livingston county, asking the re-Mich. J. W. Longyean Commissioner for the peal of act of Feb. 17, 1855. Mr. Porter offered petitions from Ionia, Kent, Berrien, Clinton Branch, St Joseph, and Jackson counties, praying for a law to prohibit the manufacture of certain articles in the State

Mr. Jones reported a petition of S. P. Randall asking to excibit draft plans for State Capitol.

Mr. Brown from committee on Agriculture, reported a bill to ascertain the annual advised and consentted. cereal products of Michigan.

Mr Porter, from committee on Banks LIVERY AND EXCHANGE STABLE, and Incorporations, reported a bill to authorize the Detroit & Milwaukee Railroad the Seventh District, came up. Mr. Can- to John F. Temple. A bill to alter the limits of Ann Arbor

Tabled and printed.

Also, to incorporate Ypsilanti. Mr. Jones reported a bill to provide for

the collection of taxes in East Ypsilanti Mr. Brodhead reported a bill to provide for an additional Circuit Court Commis-character be admitted. Mr. Porter moved

On motion of Mr Warner, the bill to George A. Armstrong, Attorney and from the table and ordered to a third read- The difficulty seemed to be, that it placed

Mr. Pennoyer, of the minority of the committee on Gratiot and Isabella counties. reported a hill A somewhat spirited dis- fest desire to allow each district to make its cussion grew up at this point in which Messrs Tower, Jones and Pennover took

granted. The bill appropriates \$15,000 the object of the amendment, which was for the introduction of witnesses in cases of from the swamp land fund, to be loaned to tolerably manifest already. Motion lost bastardy and seduction. Gratiot county, to be repaid within fifteen The question recurred upon the motion of years, to be secured by the bonds of the Mr. Porter, tostrike out section four: lost, eation of Mr. McKinney, relating to State county, to be levied upon the county, not Mr. Pond moved to amend, so that none of Capital, to committee on Finance. Lansing, Michigan, decounty, to be levied upon the county, not will furnish Plans, Specifications and Estimates, more than two thousand dollars in any one will furnish Plans, Specifications and Estimates, more than two thousand dollars in any one in the money should go through the Superintendent's hands, or the State Treasurer's Senate bill to amend village corporation.

100 married ladies of Coldwater, to make the signature of the wife accessary for all security of debts. The report was some- 'Ir. Brodhead moved that committee of the ACKSON, Mich., opposite M. C. R. R. Depot. security of debts. The report was some-By STANTON & TIFFANY. General Stage what discursive, and graphically painted. the check to the increase of population of the State, the various moral, social, domesand Counsellors at Law, and Solicitors in Chan-ter, Lansing, Michigan. All business entrus-ted to their care will be promptly attended to. the passage of such a law. Mr Hayden abandon the township library system, and day for Wednesday morning at eleven wished an explanation as to the manner in to adopt the district system; he spoke in o'clock which such a law would effect the popula-

Mr. Davis thought that it would tend to keep young men in a state of celibacy. Mr. Dickinson from committee on mines

and minerals, reported a bill to amend see. 1.813 of compiled laws

Com. on Finance. Senate bill relating to certain officers in

to merit a fair share of public patronage.

gress concerning St. Clair Fats was receiving, November 30, 1858.

gress concerning St. Clair Fats was receiving, November 30, 1858.

Friday, at eleven o'clock. ed from the House, and referred to commit-

Mr. Carpenter introduced a bill to amend the corporate act of the village of Tecum- ing.

Mr. Brown introduced a bill to pay the expenses of Judges from 1852 to 1858.

Mr. Muzzy gave noice of a bill to protain cases.

ecily opposite Billings' Store, where he will for 400 copies of all bills for the Senate.—

happy to accommodate all those wishing any.

Adopted.

This appeared to be a party vote, and the name upon the proposition to inspect to numerical effect and in was so in respect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the name upon the proposition to inspect to numerical effect and in the numerical effect and in the name upon the name u

lets, Ear and Finger Rings, &c. &c., which can be had at the lowest possible rates.

D. F. RATH.

eussion here grew up, and explanations were demanded by Senators Tower and eral wishes of the inhabitants interested. lost—ayes 13, nays 18. Mr. Canfield mo- was not adopted. Immediate effect. Mr. Muzzy moved to lay on the table, but ved to recommit to the committee on Figave way to a motion Referred to com- nance Mr. Hayden moved to instruct bill was passed. Immediate effect mittee of the whole, and be put on the General Order. Carried.

to amend plank road law, take the same Lost. Motion to re-commit was lost—ayes passed.

grade of one foot in ten, instead of one foot in twenty. He believed that such a grade would set plank roads up altogether too steep. Mr. Davis thought one foot in ten about right, unless a man was "set up"in case a man was "set up," it might be too steep. After talking at some length,
Senator Dickinson discovered that the ten Mr. Dudgeon moved to refer to Particular attention paid to diseases of Women foot" amendment was no amendment at all, but was the original provision of the gen-

eral law. Bill tabled.
Mr. Jones moved from the table, Senate bill to provide a separate column for the State tax in the assessment roll, and for each other tax.

Mr. Trowbridge moved to amend, so that to enforcing tells.

the only one additional column would be

Mr. Pennoyer was sharp enough to see that the placing each man's State tax by tion of county seat of Huron county at Wilitself, would silence the party thunder about low Creek. high taxes, which so much ado is made about before every election, and so opposed the bill. Messrs Carpenter and Hayden ing costs in civil cases, and other petitions. 2,50 supported the bill. Mr. Muzzy moved to Mr. Welch presented a petition asking for amend by inserting and add the footing at a law to protect game-also, two petitions 2.50 the bottom of each line." The amend- for a ditching law-also, to attach Frenchment prevailed. Mr Tower moved to town to Ash-also, to extend time to colamend by striking out the words "township lect taxes. Mr. Pond presented memorial 6 VILLAGE LOTS in Lansing for Sale cheap
for the cash, or to exchange for good farming
and in the Southern portion of Michigan or for
prairie land in Illinois. Said Lots are in Block's
158, 159 & 160. Address,
W. W. MARKHAM & SON.
1924f

treasurers." Mr. Jones explained that the
township treasurers pay no monies into the
State treasury. Mr. Conger said it is proper that the assessment roll should show the
amount paid into the county treasury, and
for what purpose. Mr. Warner and Pond treasurers." Mr. Jones explained that the of State convention of teachers, to alter The subject matter of the bill is of most imtownship treasurers pay no monies into the school law. State treasury. Mr. Conger said it is propamount paid into the county treasury, and for what purpose. Mr. Warner and Pond agreed with Mr. Conger, that it is right without amendment Mr Muzzy proposed to amend by striking out the word "pur-

was, or corn stalks. It is cheap, simple, and large and will cut two bushels in a minute. Sow is the time to buy. All kinds of produce Grand Rapids to Cannon, was, on motion Grand Rapids to Cannon, was, on motion Grand Rapids to Cannon, was, on motion to tax-roil of Hampton and Williams in of Mr. Jones, referred to the Judiciary Bay county. Third reading—rule suspen-

order of 2 o'clock P. M.

mittee of the whole from consideration of particular duties assigned to them, could of Montea'm. Bill prood under suspenbill to pay Legislature, and to order the not hold the State for their remuneration, som of Pule, ayes 21, mays 4 bill to third reading Carried

esment law. Referred com on Finrace, road commissioners, tions for Notaries Public.

On motion of Mr. Brodhead, the Senate printed. Mr. Tower moved to the general order Same course.

Senate bill no 21 2 o'clock P. M.

field moved to lay on table-earried Call of the Senate, on motion of Brodhead. Call ahandoned.

Senate went into communities of the Houghton. whole, on School District Libraries, Mr. sioner for Berrien county, with a written to strike out sec. 4, because it comes in con-State Librarian. Tabled and printed in of the hill. Senator Baras moved to strike taxes in Ottawa county. act with the local trade.

This motion brought up a lengthly disthe Superintendent, and through him the State, in the condition of a contracting par- Enrolled. ty, bound as such. There existed a maniown selection of books

the libraries shall contain no books of a sec- Mr. Barns moved to amend by referring to Paper Hangings, Mr. Troweridge moved unanimous contains the floraries shall contain no books of a secbe printed and referred to select committee hands. Adopted. Mr. Grovesner moved act Mr. Davis, from the Judiciary committo strike out section seven. Mr. Hayden thought that school districts almost always ger moved to strike out sec. S. and instituting the usual repealing clause. Adopted whole rise and report. Lost.

Mr. Trowbridge moved to amend see 6. so as to provide that the act shall apply onfavor of the amendment. Mr. Davis warmded, that every township should have the privilege at their annual meeting, to say whether they will apply the money so raised time for the collection of taxes in Detroit. the tax too much. Committee rose, reported progress on the bill, and the concurtabled. rence of the Senate was asked Bill tabled

On motion of Mr. Conger, contested for In ane. A joint resolution to memorialize Con- election in the Senate was made special for

Mr. Muzzy moved from the table bill to amend compiled laws, relating to writs of Bill relating to taxes of East Ypsilanti, Habeas Corpus. Ordered to a third read- was passed

Mr. Carpenter moved joint resolution the question was called for, which motion mays 8.

Mr. Carpenter moved joint resolution the question was called for, which motion mays 8.

This appeared to be a party vote, and

committee to provide for making a full De- Bill to change the name of John 10, nays 21. Mr. Hoyt moved to order

ed to take immediate effect. Mr. Conger from committee on the Ju-

bled and printed.

Tuesday Morning, Jan 18. Mr. Porter presented a petition relative

Mr. Pennoyer offered petition asking for a more prohibitary liquor law

Mr. Conger presented petition for loca-

Mr. Pond presented memorial of Supervisors of Washtenaw county, relative to tax-

Mr. Carpenter offered petition for a law to protect game.

A bill to organize the county of Isabella was reported, tabled, and ordered printed-Mr. Conger from com. on Judiciary, reported a bill to amend 4603 as to ejectment. l'abled and printed. Also, a bill and amendmonts Referred to committee of the whole and placed on the general order. Also, a bill to lay out a State road from Committee rose Grand Rapids to Cannon. Also, relative

Mr. Crouse introduced a bill to amend Same committee reported a bill with a Railroad to buy Pert Huren & Milwaukee Grand Rapids to Cannon.

Mr. Broadhead moved to take up contes- This bill brought up the constitutional A bill to prevent unconscientious defen- received. ted seat in 7th District, and make it the question, whether a provise did not protect ces and pleas, was passed as amended, was the State from expense of paying commis- recommitted Mr. Pennoyer moved to discharge com- sioners, or whether those officers having. Bill to amend set to organize the county

Mr. Muzzy was opposed to the whole sys-Mr. Tyler presented a bill to amend as tem of taking the subject matter from local on general order, Schalor Conger in the ate effect.

Mr. Jones from special Executive committee reported in favor of certain nomina- vent attorneys and counsellors from become all after the enacting clause. ing sureties in caiminal cases. Tabled and Bill to amend the probabitory liquor law collection of taxes in townsphip of L'Auce. Adjourned

Also, a bill in relation to recognizances, beer was passed over

Mr. Grosvnor from enrolling committee, reported a bill in relation to Bay county. The special order—contested election in bill, to change the name of John Farrah to own illegal acts, was then considered, and tory liquor law.

of L'Auce and Portage, in the county of bill was reported back.

Mr. Porter, from committee on Incorpo- passed over. Canfield in the chair. Mr. Tower moved rations, reported a bill to amend an act to Also, bill to amend the repleving law so, of the whole, and placed on general order. an amendment that no books of a sectarian incorporate Tecumsch. Tabled and printed as the jurisdiction of Justices to that form Mr. Conger of judiciary committee, re-

the journal. collect taxes in East Ypsilanti was taken cussion, in which several Senators took part, tion to the Flint and Kalamazon Asylums, rise Carried by the General Government. Also, House bill to organize county of Huron.

Mr. Pennoyer gave notice of a bill to re-

peal the Kansas relief act. Mr. Hoyt moved to refer bill to quiet Mr. Tower offered an amendment, that tax titles to committee on expiring laws committee on the Judiciary.

Mr. Muzzy moved to strike out sec 2 Mr. Canfield wanted to know why see quarreled about voting money. Mr. Con- is in the bill, inasmuch as it is repealed in sec. 17. Referred to Banks and Incorpor-

Specsal order of the day, contested eletion in District No. 7, was reached at eleven o'clock. Senator Barns moved to postpone -Broahead and Pennoyer objected iy to such townships as shall have voted to bill was then made the special order of the

Mr. Birney moved from the table Senate ly opposed the amendment, which prevail- bill, to amend State road in Oakland, Gen-Mr. Tower wished the bill so amen-essee, Tuscola and Soginaw Third read-

Senator Jones objected to the bill because it provides for the money to go into S13 of compiled laws.

House bill was received, to extend the Crouse wished the bill to pass, but thought should go into the State treasury, and say the hands of the commissioner; the money Referred back to committee. Bill

> Senator Gorham moved from the table Senate bill No. 35, in relation the Asylum

Mr. Jones moved to strike out column by itself according to the instrucing country, that he has permanently located in the Mr. Muzzy gave noice of a bill to per struction. Mr. Jones moved to strike out column by itself according to the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instrucing country, that he has permanently located in the instruction. Mr. Jones moved to strike out the instruction of the instructio

sert "seven" which was lost-ages 15, nays others, except as to Senator Warner, (Leed-Bill to improve a road from opposite Bay
City to Saginaw City, was taken from the
Prevailed. Mr. Hayden moved to lay the
(Republican.) who voted no Senator Pen-Also, constantly on hand a splendidassortment able on motion of Mr. Birney. Some disbill on the table. Lost—ayes 8, nays 22. (Republican.) who voted no Schatter Pender of Gold and Silver Watches, Breast Pins, Brace table on motion of Mr. Birney. Some disbill on the table. Lost—ayes 8, nays 22. nover moved to amend the title, so that it There was an evident determination by should read "a bill to quiet the suspicions of the friends of the bill to bring it to final the people," which Senator Carpenter mov-Muzzy, the latter of whom moved to strike vote, and some little warmth grew up. Mr. ed to amend by inserting "the Democratic out all after enacting clause. Mr. Birney Conger at this stage moved to add fifty dol- party" for "the people," which prevailed, then explained that the bill meets the gen lars to the six hundred, which motion was ages 16, nays 12, but the amended title

Grand Rapids and Cannon State eneral Order Carried.

Mr. Davis moved that Senate bill No. 3.

Mr. Bredhead moved to table the motion.

Bill to amend Habeas Corpus act was adopted—ayes 18, nays 11.

Senator Brodhead in the chair, went in-Mr. Conger objected to the amended bill to third reading—carried, ayes 24. to committee of the whole on General Ornays, 7. Whereupon the bill was finally der, and considered bill to amend act or passed, with a salary of six hundred dol- ganizing the county of Montcalm. lars-ayes 23, nays 8. The bill was order- Pennoyer was opposed to the entire objects of the bill, and therefore moved to strike out all after the enacting clause. Senator mays 13. diciary made a report with a bill to provide Tower offered a petition of citizens of Montealm, upon the merits of the bill, as Mr. Dudgeon moved to refer to commit- also were Senators Birney, Conger and tee of the whole, and place on the general Jones, but Senator Davis favored the bill, order, bill to amend St. Clair charter. Ta- as did also Senator Tower Committee refused to strike out.

Bill to anthorize Detroit and Milwaukee Railroad Company to purchase the Port Huron & Milwaukee R. R. Company --Reported back amended

defences and pleas. Senator Dudgeon offered an amendment to stand as section 2, applying the provisions of the Michigan usury laws to all money contracts made payable out of the

State Amended and adopted. Reported back, also, Senate bill to regulate the liabilities of common carriers, the provisions of which are to the same effect, with a decision of the Supreme Court at the January term, and seemed designed to "make assurance doubly safe" as against railroads, express and stage companies.portance, and of almost daily application. western portion of Gratiot, and the eastern peal to come to a vote—that he said to be to shift off a Common Law liability.

We Derivate the said to be a protest in the contested and village, only nine miles north of the raised a question of order which was not a possible to shift off a Common Law liability. Mr. Davis moved to amend the provision in respect to agreements, by inserting the words "signed by the parties." Mr. Conger moved to strike out all after the enact-

Adjourned.

Bill to authorize Detroit & Milwaukee cake to the Senate Adjourned

compiled laws, relating to special elections. mendments to lay out and open road from Railroad was finally passed. Immediate Petitious for opening the University to all be directed to assess the same upon the

nishees, passed over Bill in relation to corporations, to Mr. Barns reported in favor of House vent them from taking advantage of their Mr. Jones offered a petition for prohibit of the liquor law, also for the abolishment to provide for selling railroad property on Mr. Davis from com. on towns and coun-execution-the amendments of the Judi-fairs reported a bill to protect game, with a against the restoration of the death penalty,

Also, bill to organize Insane Asylum-

out all after enacting clause. Lost.

Senator Jones moved that the committee hills The above bills were tabled

Semte adjourned Wednesday, Jan. 19. ALL THE SMITHS-male and female, pehibstory liquor law. A great number of persons all over the State, prayed for a Re-Mr. Muzzey introduced a bill to provide gistry law. Mr. Parker presented the mem-the move came from orial of Kalamazoo College. A large numher of fishing petitions were offered. Mr. Barns from committee on State affairs, re-

ported a number of reports from M. C. K. R. Tabled and printed. Mr. Birney from committee on education, reported a bill to relieve School district No. 4, in Ypsilanti. A Joint Resolution relating to the St. Clair Flats was reported by Mr. Canfield,

from committee on Federal Relations. Bill to amend the act organizing Fire Department of Detroit, was sent up with affairs, reported a bill to change the name concurrence from the House. Ordered en- of Edward W. William to Edward W. rolled. Also to amend charter of Albion, Williams. Third reading and to extend time to collect taxes in towncommittee on State Affairs. Also, bill to and existence of Gratiot and Isabella coun-

Mr. Barns moved to reconsider vote by which the bill to amend compiled laws relwhich the bill to amend compiled laws religion to graduation act by Secretary ative to writs of Habeus Corpus. Mr. Muz-McClelland, were compelled to settle actuzy opposed the motion. Mr Conger oppo- ally upon the lands in order to hold them. sed the bill, and pressed the reconsidera- Another immediate cause of distress, is the tion, because the bill authorized a private the shortness of the crop of last year, owcitizen to issue a writ of Habeus Corpus ing to the wetness of the planting season, under his private seal. There appeared to the separately deproducion and other can be a secret design in this bill, aside from its experience. There are 750 suffering families in apparent and general purpose. There are Gratiot county not able to get through the only five lines in the bill, the last line containing the gist of the bill, which is to au- in that county, if equally distributed, to thorize Circuit Court Commissioners to last one month. In the county of Isabella Senator Warner made same motion in give writs of Habeas Corpas, at will, and the distress is stil greater, and the amout of respect to actions in Replevin before Jus- without the sanctity and solemnity of the provisions still less. Mr. Pennoyer urged

seal of a Court of Record. ation. He went for convenience, and the

The Pay Bill then passed—ayes 24 nays abolishment of seals. Mr. Brodhead moved to discharge committee of the whole from the bill to author-mittee of the whole from the bi strange that the lowest officer is authorized to use his own seal, while Judges of the Senator Conger was ready to drop all similar general character were sent up.

seal of the Court.

torial District

Mr. Yost offered a substitute, to submit

A. bill A bill to authorize the Grand I runk to a select committee to take further testing R R Co. to be represented by proxy the bill, ayes 1, nays 31. The bill was mony Mr. Birney moved to amend by postponing until the first day of March, 1850 Bill to extend -Lost: ayes 12, nays 16. The question in Elton, Tuscola county, was passed unthen came up on Mr. Yost's substitute, which was adopted—ayes 17 nays 12. The to Pontiac. Same course as to Blackmen, B. Tyler be entitled to a seat in this Senting.

gentleman in the enclosure," which the

Senate did not understand. sider, which was then done, ayes 17, nays 13. Mr Baras moved to lay the bill on the table, which motion prevailed-ayes 16,

Mr. Dudgeon gave notice of a bill to ex-nays 12. empt Fire Department property from taxes. time for collection of taxes in Blackmar,

ganize county of Aronac.

Houghton county, and to extend time for Senators Jones and Conger. allowing the manufacture of some cider and Bill passed. Inunediote effect.

Mr Trewbridge effered memorial of Bill to authorize proceeding against gar- Oakland County Agricultural Society, praying an appropriation of \$3,000 to the State were offered. Registry of births and

pre- Agricultural Society

ties reported bill to enlarge the boundaries ciary committe were concurred in, and the written report recommending it. Bill tabled and printed Also a tishery bill, with a written re-

port, order d printed, referred to committee A communication was received from the of action. Mr Warner stated the objects ported a bill to extend time for collection of

Senator Canfield was opposed to all such

Senator Pennoyer here made a personal appeal to the majority. He said it appear ed to him to be a settled determination to oppose and annoy him. The Senator from the 25th, (Canfield,) he said, appeared to have a particular hostility to him. Mr. titioned for change of name. A large Canfield disclaimed any feeling of opposition number of persons prayed for a more pro- or hostility to the Senator from the 31st, (Mr. Pennover) but should do what he conlered right without reference to whom

Mr. Jones move to amend the bill by striking out April and inserting March -Crouse offered up his daily petition. Mr. Carried. The bill was then passed to take

immediate officet Senator Canfield made an amendment report in reference to a memorial to Congress for land appropriation for the Kalamazoo and Flint Asylumt. Third reading. Senator Conger reported back petition of supervisors of Houghton, to be referred to committee on reads and bridges

Senator Tower from select committee report, are for the most part, upon graduation lands, who by the construction placed

Mr. Davis was opposed to the reconsider-tone and manner, to be very desirous to immediate action, and appeared from his linguess to aid the suffering countries The Mr. Conger said that this writ is the two bills reported by the select committee

Supreme Court, are compelled to use the talk about roads, and upon the question of similar general character were sent up. postponing, for one he was ready to vote money directly, and without delay. He wished to take up the subject without de-wished to postpone the subject indefinitely. o'clock having been reached) viz. The re-port of the committee on elections, in the case of contested section to Second Section 1. The re-port of the committee on elections in the case of contested section to Second Section 2. The re-port of the committee on elections in the opinion. Accordingly the subject was made. Motion withdrew. A most unexpected below the contested section to the subject was made.

A bill to authorize the Grand Trunk The question was on committing to commit-Bill to extend time for collection of taxes then passed.

W. M. Fenton withdrew his papers in the

Mr. Jones hoped the Senate would recen- 17. The vote of yesterday was then rethe part of the majority to press the matter considered, ages 15, nays 14. Mr. Brodhead then moved to table the to a vote. Senator Brodhead moved to

Mr. Trowbridge offered a preamble and the Senate, as in committee of whole, when resolution in respect to postage, so as to a general debate took place. Mr. Pennoyer the affidavits wholly foreign to the subject credit members with all pre-paid postage was opposed to appropriating money from Senatrr Davis was in favor of having the sent by them. Also a bill to prevent unconscientions Senators Gorham and Jones opposed the fences and pleas.

Senators Gorham and Jones opposed the making roads, and thus indirectly, affording making roads, and thus indirectly, affording resolution, but Mr. Hayden urged its passing for the making roads, and thus indirectly, affording roads, and thus indirectly, affording resolution, but Mr. Hayden urged its passing for the making roads, and thus indirectly, affording roads, and thus indirectly sage. Senator Barns opposed. Senator appropriation, and knew of no constitution. Pennoyer thought that the Senate had pla-Davis pressed the resolution. Sen. Crouse al objection. Sec. 45 formed no objection, ced itself in a very peculiar position. proposed to "drop the subject." Sen. Tow. Mr. Warner thought the same project a had treated its own committee with disreopposed the resolution. Sen. Canfield failure. None but able bodied men would spect. A factious spirit was manifest, unproposed to amend, so as to include the be assisted. Mr. Birney thought it best to worthy of a body of so much dignly as the sex-rent at the Post Office. Sen Jones build the road, and to grant relief in that Senate of Michigan. He understood that wished to call it all box-rent. Sen. Conger in that. Mr. Tower was strongly in favor on the part of certain Senators there exists had worked hard to get around the consti- of granting aid by building the road. He a determination to make every vote a party tutional provision, but couldn't do it. He did not believe that the people of Gratiot vote. That would be factious, and the Senreturned thanks to the members of the old and Isabella would accept direct aid. It ate should take care to guard against it. constitutional cunvention, of which number would saddle these young counties with a Mr Crouse thought the counter athdavits Mr. Crouse was one, for the good they in- heavy debt. The sum needed is \$20,000, should be read. Mr. Welch moved to tended to do to the members of the Legis-lature. The question then came up on the He was in favor of building three roads or ly familiar, "all baggage at the risk of the resolution, which failed to pass—ayes 9, more. The principal trading point for the ment. He made a strong and heated apwestern portion of Gratiot, and the eastern peal to come to a vote-that he said to be

clock. Sen Pennoyer moved to adjourn the proper mode to alleviate the sufferings believed in having the majority rule. Mr. till Thursdry at 10 o'clock. Sen Conger in Gratiot and Isabella county, was to appropriate from the Swamp Land Fund.

The President read a communication Mr. Conger moved to re-commit with in-

females, and for various other objects, were taxable property of the State. Mr. Hayden insisted, as the debate had taken a wide The committee on finance, through Sen- range, to say a few words in favor of the ator Pennoyer, moved to amend the bill bill offered by him in the forenoon. Mr for the extension of tax collection in De- Davis did not believe in granting aid, in any troit, making it apply to the county of other mode than was asked by the mem-Wayne. Adopted. Third reading. Rule orial. He went for direct aid. Mr. Murry Senate went into consultice of the whole suspended, and bill passed to take immedia moved to strike out the instructions. Mr Jones moved to add two members to the Chair, and considered a bill to regulate the Mr. Conger, from judiciary committee select committee, and to re-commit without

Friday, Jan. 21. Various petitions upon different subjects deaths among the rest; also, for the repeal of the provision requiring two witnesses Mr. Barns from committee on State af. to deeds; a number of remonstrances for a new system of banking, adapted to to the wants of farmers. Referred to com-

mittee on Agriculture. Senator Barus from committee on State affairs, reported adversely to change of the Poor Law, as asked for by Oakland and St. Clair petitioners, requiring each town to take care of its own poor.

Committee on enrolled bills reported as correctly enrolled, sundry bills.

Senator Williams, from committe on in ternal improvements, reported a bill amend ing the swamp drainage law. Senator Canfield reported a resolution

relative to light-houses back to the Senate with an amendment. North Black River. White River and Marquette River on Lake Michigan and at New Baltimore on Lake St. Clair. Tabled and printed Senator Perry from committee on the Pyramid made a verbal report

Mr Tower from select committee on Gratiot and Isabella, reported a substitute bill, providing for the donation outright to these counties of \$15,000 to be distributed

bill was then passed under suspension of the rules, ages 30, navs 1, (SENATOR MUZZEY ?!) Immediate effect This bill was then sent to the House on motion of Senator Conger, just four minutes and one half after it was first read in

the Senate, and within seven minutes after Senator Bacus from committee on State it was reported by the committee. Several bills and joint resolutions were

received as passed by the House. The House Lill came up donating 640 ship of Elton, Tuscola county, Referred to made a report in reference to the causes acres of land to Mrs. Henry D. Rogers of Midland county, the lady who had two authorize collection of taxes in East Ypsi- ties. The sufferers, as it appeared by this pair of twins at one time. Senator Barus moved to lay on the table. Lost ayes 9, nays 17. Mr. Brodhead moved to refer to committee on manufactures. Senator Conger amended and referred to committee

on education. Carried Bill to change the name of Swampscot Mining Co., to North Cha Mining Co --Third reading

The bill to extend time for collection of taxes in Delta and Mackinge counties -rule suspended and bill passed. Imme-

Bill to incorporate city of Battle Creek was read and referred to committee on banks and incorporations

olutions. Indefinitely postponed.

The House sent up a resolution passed place the majority in the attitude of nawil. by that body, congratulating the State of New Hampshire upon the stand taken by them in relation to slavery. A joint resolution adding the Legislative,

Pyramid cake came up, with House res-

Senator Tower introduced a bill to change case of contested sent in the Seventh Sena-torial District. Accordingly the subject was made the special order for the afternoon at two be like all other bills to change names

question then recurred upon the adoption of the resolution as thus amended, which was senator Carpenter made a motion to rethe name of Elihu B. Pond. The chair the name of Elihu B. Pond. consider the vote taken to send for persons the name of Elihu B. Pond. The chair Mr. Barns thought there was "a colored and papers in the Pond case.

Senatar Barns moved to lay the motion was sustained, ayes 17, nays 10. Some was sustained, ayes 17, nays 10. Senatar Barns moved to lay the motion on the table, which was lost, ayes 12, nays heat and impatience manifested itself on resolution substituted for that of the committe. Sonate refused to adjourn, ayes 17, nays 12. mays 12.

Mr. Backus gave notice of bill to extend ne for collection of taxes in Blackmar,

mays 12.

Mr. Brodhead moved to reconsider the vote, adopting the substitute. Adjourned.

Senator Pennoyer went in upon general principles, showing the minority of the senate. He offered a small stack of affide-2½ o'clock, P. M. vits from Washtenaw county. Senator Mr. Birney gave notice of a bill to or- The special order, three bills for the relief Canfield objected, whereupon Senator Pond of Gratiot and Isabella, was considered by explained with some warmpab, how the affi-

Sen. Conger meved to adjourn till 3 o'. Mr. Brodhead o fered a resolution that afraid of being led into temptation. He -the man to whom the seat belongs should from ladies of the Free-Will Baptist Be2 o'clock P. M. nevolent Association, donating the Pyramid and advocated that \$20,000 be taken from ladies of the Free-Will Baptist BeWr. Conger took the bull by the horns, and advocated that \$20,000 be taken from ladies of the Free-Will Baptist Behave it. Mr. Tower resented the charge of faction. He wished to do right, and to